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# FEDERAL REGISTER

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*Washington, Thursday, January 14, 1937*

**PRESIDENT OF THE UNITED STATES.**

**OTTAWA NATIONAL FOREST—MICHIGAN**

By the President of the United States of America

**A PROCLAMATION**

WHEREAS by proclamation of January 27, 1931 (46 Stat. 3044), there were set apart and reserved as the Ottawa National Forest in the State of Michigan certain lands which had been, or might thereafter be, acquired by the United States of America under authority of the act of Congress approved March 1, 1911, ch. 186, 36 Stat. 961 (U. S. C., title 16, sec. 516), as amended by the act of June 7, 1924, ch. 348, 43 Stat. 653 (U. S. C., title 16, sec. 515), together with certain adjoining public lands; and

WHEREAS it appears that it would be in the public interest to modify the boundaries of the said national forest by including therein certain other forest lands which have been, or may be, acquired under authority of the said acts of March 1, 1911, and June 7, 1924, and the Emergency Relief Appropriation Act of 1935, approved April 8, 1935 (49 Stat. 115), and certain adjoining public lands:

NOW, THEREFORE, I, FRANKLIN D. ROOSEVELT, President of the United States of America, under and by virtue of the power in me vested by section 24 of the act of March 3, 1891, ch. 561, 26 Stat. 1095, 1103, as amended (U. S. C., title 16, sec. 471), the act of June 4, 1897, ch. 2, 30 Stat. 34, 36 (U. S. C., title 16, sec. 473), section 11 of the said act of March 1, 1911, ch. 186, 36 Stat. 963 (U. S. C., title 16, sec. 521), and section 5 of the said Emergency Relief Appropriation Act of 1935 do proclaim that all lands of the United States within the areas shown as additions on the diagram attached hereto and made a part hereof<sup>1</sup> are hereby included in and reserved as a part of the Ottawa National Forest, and that all lands within such areas which may hereafter be acquired by the United States under the said acts of March 1, 1911, and June 7, 1924, and the said Emergency Relief Appropriation Act of 1935 shall upon acquisition of title thereto be reserved and administered as a part of the said Forest.

The reservation made by this proclamation shall as to all lands which are at this date legally appropriated under the public-land laws or reserved for any public purpose other than for classification under Executive Orders No. 4430 of April 23, 1926, as modified, and No. 6964 of February 5, 1935, as amended, be subject to, and shall not interfere with or defeat, legal rights under such appropriation, or prevent the use for such public purpose of lands so reserved, so long as such appropriation is legally maintained or such reservation remains in force.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of the United States to be affixed.

<sup>1</sup> See page 89.

DONE at the City of Washington this 11<sup>th</sup> day of January in the year of our Lord nineteen hundred and [SEAL] thirty-seven and of the Independence of the United States of America the one-hundred and sixty-first.

FRANKLIN D. ROOSEVELT

By the President:

R. WALTON MOORE,  
*Acting Secretary of State.*

[No. 2220]

[F. R. Doc. 37-122; Filed, January 13, 1937; 11:13 a. m.]

**EXECUTIVE ORDER**

EXCLUDING LAND FROM SITGREAVES NATIONAL FOREST AND  
RESERVING IT FOR TOWNSITE PURPOSES

*Arizona*

By virtue of and pursuant to the authority vested in me by the act of June 4, 1897, ch. 2, 30 Stat. 11, 34, 36 (U. S. C., title 16, sec. 473), and upon the recommendation of the Secretary of Agriculture, it is ordered that the following-described tract of land in Arizona be, and it is hereby, excluded from the Sitgreaves National Forest:

Beginning at the  $\frac{1}{64}$  section corner on the meridional center line of section 11, T. 11 N., R. 19 E., G. and S. R. M., which is 9.995 chs. N. 0°34' W. of the  $\frac{1}{4}$  section corner of sections 11 and 14;

Thence following lines of legal subdivisions,

S. 89°38'15'' E., 4.914 chs.

S. 0°34'45'' E., 5.000 chs.

S. 89°36'07'' E., 14.745 chs. to the  $\frac{1}{256}$  section corner, from which the E.  $\frac{1}{16}$  section corner of sections 11 and 14 bears S. 0°37' E., 5.010 chs. distant;

Thence following the center line of the SE  $\frac{1}{4}$  section 11, S. 0°37' E., 1.00 ch.

Thence not on regular subdivision-of-section lines,

N. 89°36'07'' W., 16.245 chs.

N. 0°34'45'' W., 5.000 chs.

N. 89°38'15'' W., 8.282 chs. to a point from which the description again follows regular subdivision-of-section lines;

Thence,

N. 0°17'30'' W., 1.000 chs.

S. 89°38'15'' E., 4.868 chs. to the place of beginning, containing 3.35 acres.

And by virtue of and pursuant to the authority vested in me by section 2380 of the Revised Statutes of the United States, it is further ordered that the said tract of land be, and it is hereby, reserved for townsite purposes in conform-





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ity with the provisions of sections 2382 to 2386, inclusive, of the Revised Statutes of the United States.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE,  
January 12, 1937.

[No. 7534]

[F. R. Doc. 37-119; Filed, January 13, 1937; 11:11 a. m.]

### EXECUTIVE ORDER

PARTIAL REVOCATION OF EXECUTIVE ORDER NO. 6119 OF MAY 2, 1933, WITHDRAWING PUBLIC LANDS

California

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910, ch. 421, 36 Stat. 847, as amended

by the act of August 24, 1912, ch. 369, 37 Stat. 497, Executive Order No. 6119, of May 2, 1933, withdrawing, together with other lands, public lands in the therein-described subdivisions in T. 23 N., R. 9 E., T. 22 N., R. 10 E., and T. 21 N., R. 11 E. of the San Bernardino meridian, California, pending a resurvey, is hereby revoked as to said townships.

This order shall become effective upon the date of the official filing of the plats of resurvey of said townships.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE,

January 12, 1937.

[No. 7535]

[F. R. Doc. 37-121; Filed, January 13, 1937; 11:11 a. m.]

### EXECUTIVE ORDER

PARTIAL REVOCATION OF EXECUTIVE ORDER NO. 5687 OF AUGUST 18, 1931, WITHDRAWING PUBLIC LANDS

Wyoming

By virtue of and pursuant to the authority vested in me by the act of June 25, 1910, ch. 421, 36 Stat. 847, as amended by the act of August 24, 1912, ch. 369, 37 Stat. 497, Executive Order No. 5687 of August 18, 1931, withdrawing, together with other lands, public lands in Tps. 41, 42, 43, and 44 N., R. 85 W. of the sixth principal meridian, Wyoming, pending a resurvey, is hereby revoked as to said townships.

This order shall become effective upon the date of the official filing of the plats of resurvey of said townships.

FRANKLIN D ROOSEVELT

THE WHITE HOUSE,

January 12, 1937.

[No. 7536]

[F. R. Doc. 37-120; Filed, January 13, 1937; 11:11 a. m.]

### DEPARTMENT OF THE INTERIOR.

Division of Grazing.

COLORADO GRAZING DISTRICT No. 3

MODIFICATION

JANUARY 8, 1937.

Under and pursuant to the provisions of the act of June 28, 1934 (48 Stat. 1269), as amended by the act of June 26, 1936 (49 Stat. 1976), Departmental order of April 8, 1935, establishing Colorado Grazing District No. 3, is hereby revoked so far as it affects the following described lands:

#### SIXTH PRINCIPAL MERIDIAN

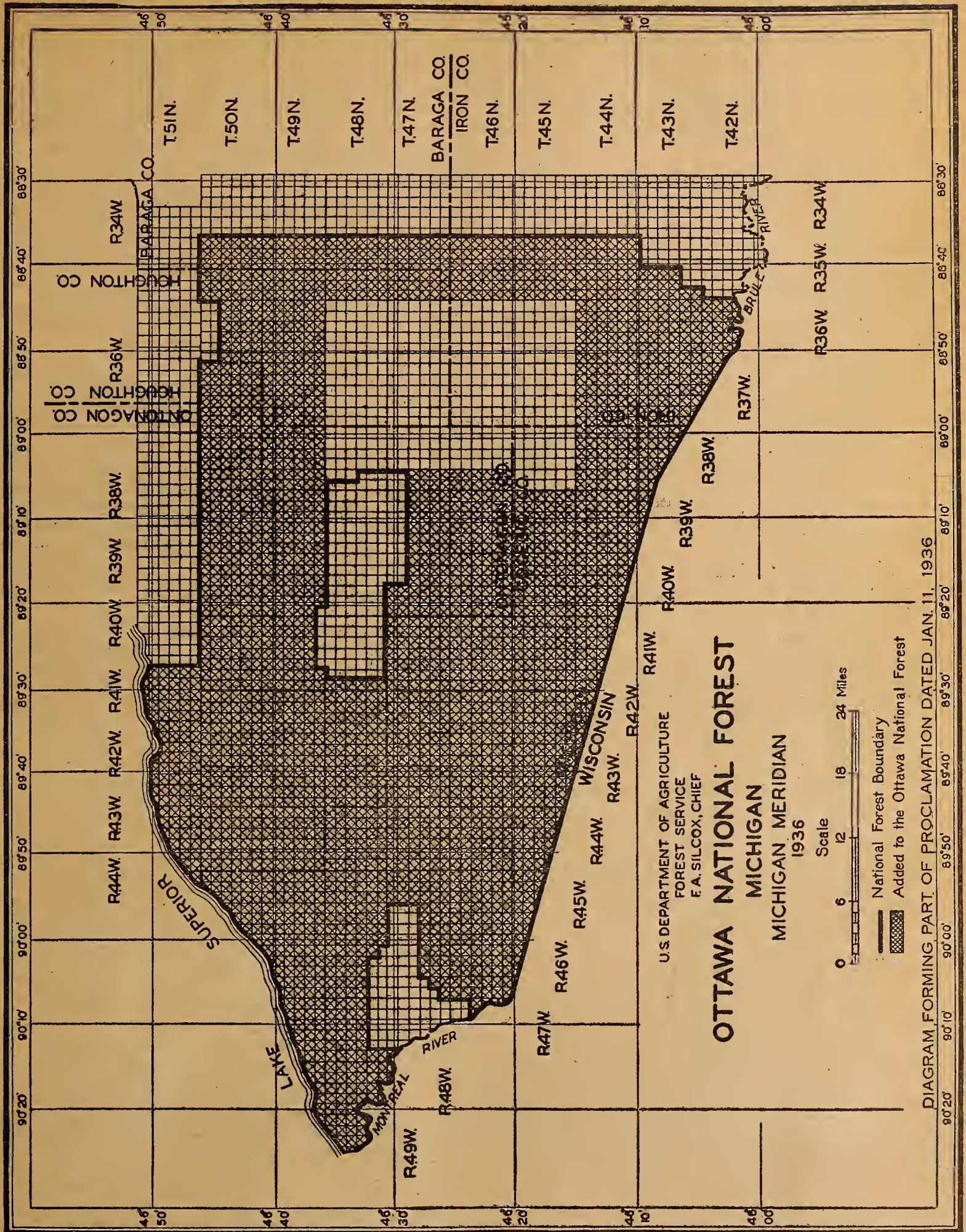
- T. 15 S., R. 91 W.,  
    sec. 21, W $\frac{1}{2}$ NE $\frac{1}{4}$ , NW $\frac{1}{4}$ SW $\frac{1}{4}$ .
- T. 10 S., R. 96 W.,  
    sec. 25, NW $\frac{1}{4}$ SE $\frac{1}{4}$ , E $\frac{1}{2}$ SW $\frac{1}{4}$ , SW $\frac{1}{4}$ SW $\frac{1}{4}$ .
- T. 11 S., R. 96 W.,  
    sec. 6, lots 19, 20, and 21.
- T. 10 S., R. 97 W.,  
    sec. 26, S $\frac{1}{2}$ S $\frac{1}{2}$ , N $\frac{1}{2}$ SE $\frac{1}{4}$ .
- sec. 27, S $\frac{1}{2}$ S $\frac{1}{2}$ .
- sec. 34, N $\frac{1}{2}$ , N $\frac{1}{2}$ S $\frac{1}{2}$ , SE $\frac{1}{4}$ SW $\frac{1}{4}$ , S $\frac{1}{2}$ SE $\frac{1}{4}$ .
- sec. 35, all.
- sec. 36, SW $\frac{1}{4}$ NW $\frac{1}{4}$ , SW $\frac{1}{4}$ .
- T. 11 S., R. 97 W.,  
    sec. 1, lots 17, 18, 19, 20, 21, 22, 23, 24, 25, 28, 29, and 32.
- sec. 2, lots 17 to 27, inclusive, lots 30, 31, and 32.
- sec. 3, lots 1, 2, and 8.
- T. 13 S., R. 104 W.,  
    sec. 13, S $\frac{1}{2}$ SW $\frac{1}{4}$ .
- sec. 24, N $\frac{1}{2}$ NW $\frac{1}{4}$ , NE $\frac{1}{4}$ SW $\frac{1}{4}$ .

HAROLD L. ICKES,

Secretary of the Interior.

[F. R. Doc. 37-118; Filed, January 13, 1937; 9:46 a. m.]







## NEW MEXICO GRAZING DISTRICT NO. 3

## MODIFICATION

JANUARY 8, 1937.

Under and pursuant to the provisions of the act of June 28, 1934 (48 Stat. 1269), as amended by the act of June 26, 1936 (49 Stat. 1976), Departmental order of July 11, 1935, establishing New Mexico Grazing District No. 3, is hereby revoked so far as it affects the following described lands:

## NEW MEXICO MERIDIAN

- T. 20 S., R. 7 W.,  
sec. 24, NW $\frac{1}{4}$ NW $\frac{1}{4}$ , S $\frac{1}{2}$ NW $\frac{1}{4}$ .
- T. 28 S., R. 7 W.,  
sec. 4, SE $\frac{1}{4}$ .  
sec. 10, NW $\frac{1}{4}$ .  
sec. 19, SW $\frac{1}{4}$ .  
sec. 30, SE $\frac{1}{4}$ .
- T. 29 S., R. 7 W.,  
sec. 5, N $\frac{1}{2}$ .
- T. 16 S., R. 8 W.,  
sec. 11, W $\frac{1}{2}$ NW $\frac{1}{4}$ .
- T. 28 S., R. 8 W.,  
sec. 3, NE $\frac{1}{4}$ .  
sec. 15, SE $\frac{1}{4}$ SW $\frac{1}{4}$ .
- T. 29 S., R. 8 W.,  
sec. 8, SW $\frac{1}{4}$ .  
sec. 9, NW $\frac{1}{4}$ .
- T. 24 S., R. 9 W.
- T. 25 S., R. 9 W.
- T. 24 S., R. 10 W.
- T. 25 S., R. 10 W.,  
secs. 1 to 3, 10 to 15, 22 to 27, and 34 to 36 inclusive.
- T. 15 S., R. 15 W.,  
secs. 19 to 21, and 28 to 33 inclusive.
- T. 19 S., R. 15 W.,  
secs. 1 to 5, 8 to 17, 21 to 28, and 34 to 36 inclusive.
- T. 20 S., R. 15 W.,  
secs. 1, 2, 3, 10 to 15, 21 to 29, and 31 to 36 inclusive.
- T. 21 S., R. 15 W.
- T. 15 S., R. 16 W.,  
sec. 7, E $\frac{1}{2}$ , SW $\frac{1}{4}$ .  
secs. 8 and 13 to 36 inclusive.
- T. 14 S., R. 17 W.,  
secs. 3 to 10, 15 to 22, and 26 to 36 inclusive.
- T. 15 S., R. 17 W.
- T. 13 S., R. 18 W.,  
secs. 13 to 36 inclusive.
- T. 14 S., R. 18 W.
- T. 15 S., R. 18 W.,  
secs. 1 to 18 inclusive.
- T. 13 S., R. 19 W.,  
secs. 13 to 36 inclusive.
- T. 14 S., R. 19 W.
- T. 13 S., R. 20 W.,  
secs. 13 to 36 inclusive.
- T. 14 S., R. 20 W.
- T. 15 S., R. 20 W.,  
secs. 1, 2, 3, 10 to 15, 22 to 27, and 34 to 36 inclusive.
- T. 13 S., R. 21 W.,  
secs. 13, 14, 23, 24, 25, 26, 35, 36.
- T. 14 S., R. 21 W.,  
secs. 1, 2, 11, 12.

HAROLD L. ICKES,  
*Secretary of the Interior.*

[F. R. Doc. 37-117; Filed, January 13, 1937; 9:46 a. m.]

## DEPARTMENT OF AGRICULTURE.

## Bureau of Agricultural Economics.

## OFFICIAL STANDARD GRADES FOR GREEN RIVER TOBACCO

By virtue of the authority vested in the Secretary of Agriculture by The Tobacco Inspection Act, approved August 23, 1935 (49 Stat., 731), I, H. A. Wallace, Secretary of Agriculture, do prescribe and promulgate the following grades for Green River tobacco, to be known as the Official Standard Grades for Green River Tobacco, to be in force and effect on and after January 13, 1937, and until amended or superseded by grades for Green River tobacco hereafter prescribed and promulgated under said Act.

## HEAVY LEAF GRADES (B-GROUP)

*General Specifications.*—All grades of the B group must be clean, sound, and medium to heavy body. B1 and B2 quali-

ties must be smooth and must have good texture, an open weave, medium size and blending fibers.

## Grade Description and Specifications

U. S. Grade B1F: Choice Quality Stouts in Brown Color. Fairly elastic, oily, ripe, firm, medium to fleshy body, tough, broad, very clear, over 20" long, uniform. Tolerance, 5% injury and 10% leaves the quality of B3, C3, or better.

U. S. Grade B1R: Choice Quality Stouts in Red Color. Very oily, fleshy body, otherwise same as B1F.

U. S. Grade B2F: Fine Quality Stouts in Brown Color. Stretchy, oily, ripe, firm, medium to fleshy body, fairly tough, spready, clear, over 18" long, harmonizing. Tolerance, 10% injury and 20% leaves the quality of B3 or C3.

U. S. Grade B2R: Fine Quality Stouts in Red Color. Very oily, fleshy body, otherwise same as B2F.

U. S. Grade B3F: Good Quality Stouts in Brown Color. Fairly smooth, fair texture, stretchy, oily, ripe, firm, strong, normal width, fairly open weave, normal finish, over 16" long, unmingled. Tolerance, 15% injury and 5% Lugs the quality of X2 or better.

U. S. Grade B3R: Good Quality Stouts in Red Color. Very oily, fleshy body, otherwise same as B3F.

U. S. Grade B3D: Good Quality Stouts in Dark Color. Very oily, heavy body, otherwise same as B3F.

U. S. Grade B3M: Good Quality Stouts Mixed in Color or Quality. Mixed tobacco of an average quality of B3 or better.

U. S. Grade B3G: Good Quality Stouts in Green Color. Quality of B3 or better, except maturity.

U. S. Grade B4F: Fair Quality Stouts in Brown Color. Not rough, fairly oily, fairly ripe, fairly firm, medium to fleshy body, fairly strong, not stringy, over 16" long, un-mixed. Tolerance, 20% injury and 10% Lugs the quality of X3 or better.

U. S. Grade B4R: Fair Quality Stouts in Red Color. Fleshy body, otherwise same as B4F.

U. S. Grade B4D: Fair Quality Stouts in Dark Color. Heavy body, otherwise same as B4F.

U. S. Grade B4M: Fair Quality Stouts Mixed in Color or Quality. Mixed tobacco of an average quality of B4.

U. S. Grade B4G: Fair Quality Stouts in Green Color. Quality of B4, except maturity.

U. S. Grade B5F: Low Quality Stouts in Brown Color. Medium to fleshy body, normal strength, not stringy, over 16" long. Tolerance, 40% injury and 25% Lugs the quality of X3 or better.

U. S. Grade B5R: Low Quality Stouts in Red Color. Fleshy body, otherwise same as B5F.

U. S. Grade B5D: Low Quality Stouts in Dark Color. Fairly heavy body, otherwise same as B5F.

U. S. Grade B5G: Low Quality Stouts in Green Color. Quality of B5, except maturity.

## THIN LEAF GRADES (C-GROUP)

*General Specifications.*—All grades of the C group must be clean, sound, and thin to medium body. C1 and C2 qualities must be very smooth, must have good texture, open weave, small to medium size and blending fibers.

## Grade Description and Specifications

U. S. Grade C1L: Choice Quality Thins in Light Color. Fairly elastic, oily, ripe, firm, thin body, strong, broad, very clear, over 20" long, uniform. Tolerance, 5% injury and 10% leaves the quality of C3, B3, or better.

U. S. Grade C1F: Choice Quality Thins in Brown Color. Fairly thin body, otherwise same as C1L.

U. S. Grade C1R: Choice Quality Thins in Red Color. Fairly thin to medium body, otherwise same as C1L.

U. S. Grade C2L: Fine Quality Thins in Light Color. Fairly stretchy, oily, ripe, firm, thin body, fairly strong, spready, clear, over 18" long, harmonizing. Tolerance, 10% injury and 20% leaves the quality of C3 or B3.

U. S. Grade C2F: Fine Quality Thins in Brown Color. Fairly thin body, otherwise same as C2L.



U. S. Grade C2R: Fine Quality Thins in Red Color. Fairly thin to medium body, otherwise same as C2L.

U. S. Grade C3L: Good quality Thins in Light Color. Smooth, fair texture, fairly oily, fairly ripe, firm, thin body, normal strength and width, fairly open weave, normal finish, over 16" long, unmingled. Tolerance, 15% injury and 5% Lugs the quality of X2 or better.

U. S. Grade C3F: Good Quality Thins in Brown Color. Fairly thin body, otherwise same as C3L.

U. S. Grade C3R: Good Quality Thins in Red Color. Fairly thin to medium body, otherwise same as C3L.

U. S. Grade C3M: Good Quality Thins Mixed in Color or Quality. Mixed tobacco of an average quality of C3 or better.

U. S. Grade C4L: Fair Quality Thins in Light Color. Not coarse, lean, fairly ripe, fairly firm, thin body, not weak or stringy, over 16" long, unmixed. Tolerance, 20% injury and 10% Lugs the quality of X3 or better.

U. S. Grade C4F: Fair Quality Thins in Brown Color. Fairly thin body, otherwise same as C4L.

U. S. Grade C4R: Fair Quality Thins in Red Color. Fairly thin to medium body, otherwise same as C4L.

U. S. Grade C4M: Fair Quality Thins Mixed in Color or Quality. Mixed tobacco of an average quality of C4.

U. S. Grade C4G: Fair Quality Thins in Pale Green Color. Quality of C4 or better, except maturity.

U. S. Grade C5L: Low Quality Thins in Light Color. Thin body, not tender or stringy, over 16" long. Tolerance, 40% injury and 25% Lugs the quality of X3 or better.

U. S. Grade C5F: Low Quality Thins in Brown Color. Fairly thin body, otherwise same as C5L.

U. S. Grade C5R: Low Quality Thins in Red Color. Fairly thin to medium body, otherwise same as C5L.

U. S. Grade C5G: Low Quality Thins in Pale Green Color. Quality of C5, except maturity.

#### LUG GRADES (X-GROUP)

*General Specifications.*—All grades of the X group must be sound and normally free of dirt and other foreign matter.

#### *Grade Description and Specifications*

U. S. Grade X1L: Choice Quality Lugs in Light Color. Fairly smooth, fairly oily, very ripe, fairly firm, thin body, strong, harmonizing.

U. S. Grade X1F: Choice Quality Lugs in Brown Color. Medium body, otherwise same as X1L.

U. S. Grade X1R: Choice Quality Lugs in Red Color. Fleishy to heavy body, otherwise same as X1L.

U. S. Grade X2L: Fine Quality Lugs in Light Color. Not coarse, fairly oily, ripe, fairly firm, thin body, fairly strong, unmingled.

U. S. Grade X2F: Fine Quality Lugs in Brown Color. Medium body, otherwise same as X2L.

U. S. Grade X2R: Fine Quality Lugs in Red Color. Fleishy to heavy body, otherwise same as X2L.

U. S. Grade X3L: Good Quality Lugs in Light Color. Not rough, fairly ripe, fairly firm, thin body, normal strength, unmixed. Tolerance, 10% dead and trashy leaves.

U. S. Grade X3F: Good Quality Lugs in Brown Color. Medium body, otherwise same as X3L.

U. S. Grade X3R: Good Quality Lugs in Red Color. Fleishy body, otherwise same as X3L.

U. S. Grade X3M: Good Quality Mixed Lugs. Fleishy mixed Lugs of an average quality of X3 or better.

U. S. Grade X3G: Good Quality Lugs in Dark Green Color. Fleishy Lugs the quality of X3 or better, except maturity.

U. S. Grade X4L: Fair Quality Lugs in Light Color. Not flabby, thin body, not weak, unmixed. Tolerance, 20% dead and trashy leaves.

U. S. Grade X4F: Fair Quality Lugs in Brown Color. Fairly thin body, otherwise same as X4L.

U. S. Grade X4D: Fair Quality Lugs in Dark Color. Fairly fleishy body, otherwise same as X4L.

U. S. Grade X4M: Fair Quality Mixed Lugs. Fairly fleishy mixed Lugs of an average quality of X4.

U. S. Grade X4G: Fair Quality Green Lugs. Fairly fleishy Lugs the quality of X4, except maturity.

U. S. Grade X5L: Low Quality Lugs in Light Color. Not flabby, thin body, not tender. Tolerance 40% dead and trashy leaves.

U. S. Grade X5F: Low Quality Lugs in Brown Color. Fairly thin body, otherwise same as X5L.

U. S. Grade X5D: Low Quality Lugs in Dark Color. Medium body, otherwise same as X5L.

U. S. Grade X5G: Low Quality Green Lugs. Quality of X5, except maturity.

#### NONDESCRIPT AND SCRAP (N & S GROUPS)

U. S. Grade N: Nondescript, as defined.

U. S. Grade S: Scrap, as defined.

#### DEFINITIONS

For the purpose of these official standard grades, the following terms shall be construed, respectively, to mean:

*Aircured.*—Tobacco cured under natural atmospheric conditions without the use of fire, except for the purpose of preventing pole-burn in damp weather.

*Airdried.*—The condition of unfermented tobacco as customarily prepared for storage under natural atmospheric conditions.

*Body.*—The thickness of leaf or weight per unit of surface.

*Class.*—A major division of tobacco based on characteristics caused by varieties, soils, or climatic conditions, and the method of cultivation, harvesting, or curing.

*Clean.*—Normally free of dirt and other foreign matter.

*Condition.*—The state of tobacco in storage, or in relation to its preparation for storage, with reference to its manner of preparation or its degree of fermentation, such as Undried, Airdried, Steamdried, Sweating, Sweated, and Resweated.

*Crude.*—Very immature or the lowest degree of maturity. Any tobacco of which 50% or more of its surface has a positive green color is crude.

*Cured.*—Tobacco dried of its sap by either natural or artificial processes.

*Damaged.*—Effected by mold, must, rot, black-rot, or other fungous or bacterial diseases which attack tobacco in its cured state, including the odor of mold, must, or rot.

*Decayed.*—Damaged to the extent of 20% or more.

*Foreign matter.*—Any substance or material extraneous to tobacco, including dirt, sand, stalks, suckers, straw, strings, et cetera.

*Form.*—The stage of preparation of tobacco, such as Unstemmed and Stemmed.

*Grade.*—A subdivision of a type according to group and quality, and according to color when it is of sufficient importance to be treated as a separate factor.

*Green.*—Tobacco of which 20% or more of its leaf surface is predominantly green in color.

*Greenish-tinge.*—Tobacco of which 20% or more of its leaf surface has a decided greenish-cast or tobacco which is not 20% green but which has 20% of green and greenish-cast combined.

*Group.*—A division of a type covering several closely related grades based on the general quality of the tobacco, including body, the percentage of injury, and other characteristics.

*Injury.*—Hurt or impairment from any cause except damage. Injured tobacco shall include dead, burnt, hail-cut, or ragged tobacco; or tobacco that has been torn or broken, frozen or frosted, sunburned or scalded, scorched or fire-killed, bulk burnt or steam-burnt, pole-burnt or house-burnt, bleached or bruised; or tobacco containing discolored or deformed leaves; or tobacco hurt by insects; or tobacco having an odor foreign to the type; or tobacco affected by wild-fire, rust, frog-eye, mosaic, frenching, sand-drown, or other similar diseases.

*Leaf-scrap.*—Unstemmed scrap, which is a by-product from handling unstemmed tobacco consisting of loose and tangled whole or broken leaves.



**Lugs.**—Any lot of tobacco, except nondescript and scrap, composed chiefly of comparatively thin and lean leaves, and showing a material amount of injury of the kind characteristic of leaves grown near the ground; or any tobacco, except nondescript and scrap, injured or containing lug leaves, in excess of the tolerance allowed in the grades of the B and C groups.

**Mixed.**—A lot of tobacco which contains 30% or more leaves of *distinctly different* quality or color from the run of the lot, including variegated leaves unless such leaves are indicated by a special factor, and which contains less than 20% green.

**Nested.**—Any lot of tobacco which has been so loaded, packed, or arranged as to conceal foreign matter or tobacco of inferior grade, quality, or condition, including lots of tobacco which contain damaged, injured, tangled, or other inferior tobacco which cannot be readily detected upon inspection on account of the way the lot was packed or arranged.

**Nondescript.**—Any nested or decayed tobacco; or muddy or extremely dirty tobacco; or tobacco containing an unusual amount of foreign matter; or tobacco containing over 40% of crude leaves; or tobacco infested with live tobacco beetles or other injurious insects; or wet tobacco; or uncured tobacco including fat-stems and wet-butts; or very inferior lots of tobacco of a quality that is not ordinarily marketed; or tobacco having characteristics distinctly foreign to the type.

**Quality.**—A division or group, forming the second factor of a grade, based upon the relative degree of one or more of the elements of quality in tobacco.

**Resweated.**—The condition of tobacco which has passed through a second fermentation under abnormally high temperatures, or re-fermented with a relatively high percentage of moisture, including tobacco which has been dipped or re-conditioned after its first fermentation and put through a forced or artificial sweat.

**Scrap.**—A by-product from handling tobacco in both the unstemmed and stemmed forms, consisting chiefly of portions of tobacco leaves, except stems, which accumulate in warehouses, packing and conditioning plants, and stemmeries.

**Side.**—Any distinct characteristic of tobacco; or a certain phase of quality, color, or length as compared with some other phase of quality, color, or length.

**Size.**—The length of tobacco leaves.

**Sound.**—Free of damage.

**Special factor.**—Any side of a grade, or characteristic of importance, varying from or not covered by the specifications of the grade.

**Steamdried.**—The condition of unfermented tobacco as customarily prepared for storage by means of a redrying machine or other steam-conditioning equipment.

**Stemmed.**—A form of tobacco from which the stems or midribs have been removed, including both strips and strip-scrap.

**Stems.**—A tobacco by-product composed of the midribs of tobacco leaves.

**Stouts.**—A term used to designate tobacco of the heavy leaf or B group.

**Strips.**—The sides of tobacco leaves from which the stems have been removed.

**Strip-scrap.**—Stemmed scrap or stemless scrap, which is a by-product from stemming tobacco or handling strips consisting chiefly of portions of strips.

**Subgrade.**—Any grade modified by a special factor symbol.

**Subgroup.**—A group formed by the substitution of a different group symbol to denote a modification of the specifications or to indicate a certain side or characteristic of the tobacco.

**Sweated.**—The condition of tobacco which has passed through one or more fermentations natural to tobacco packed with a normal percentage of moisture.

**Sweating.**—The condition of tobacco in the process of fermentation.

**Thins.**—A term used to designate tobacco of the thin leaf or C group.

**Type.**—A division of a class of tobacco having certain common characteristics and closely related grades. Tobacco which has the same characteristics and corresponding qualities, colors, and lengths, shall be treated as one type, regardless of any factors of historical or geographical nature which cannot be determined by an examination of the tobacco.

**Type 36.**—That type of air-cured tobacco commonly known as Green River, Green River Air-cured, Henderson, and Owensboro Dark Air-cured; and produced principally in the Green River section of Kentucky.

**Undried.**—The condition of unfermented tobacco which has not been air-dried, or steam-dried.

**Uniformity.**—One of the elements of quality in tobacco having reference to the consistency of a lot with respect to other elements of quality or color. The following are the specifications for the several degrees of uniformity showing for each degree the percentage of a lot that may be of a *distinctly different* group, quality, or color from the run of the lot: (a) Uniform, less than 5%; (b) Harmonizing, less than 10%; (c) Unmingled, less than 20%; (d) Unmixed or Mingled, less than 30%; and (e) Mixed, over 30%.

**Unsound.**—Damaged under 20%

**Unstemmed.**—A form of tobacco from which the stems or midribs have not been removed, including both whole-leaf and leaf-scrap.

**Variegated.**—Having a diversity of contrasting colors or tints within a leaf; including leaves which are grey, mottled, bleached, or stained; or leaves which do not blend with the normal colors of the type.

#### RULES

The application of these official standard grades shall be in accordance with the following rules:

**Rule 1.**—Each grade shall be treated as a subdivision of a particular type and when the grade is stated in an inspection certificate, the type shall also be stated.

**Rule 2.**—The determination of grade shall be based upon a thorough examination of a lot of tobacco or an official sample of the lot.

**Rule 3.**—In determining the grade of a lot of tobacco, the lot as a whole shall be considered, and minor irregularities which do not affect over one per cent of the tobacco shall be overlooked.

**Rule 4.**—Unsound tobacco shall be treated as a subgrade by placing the special factor letter "U" after or above the grade mark. For example: If a lot of tobacco is under 20% damaged and otherwise meets the specifications of B4F, it shall be graded B4F-U.

**Rule 5.**—When a lot of unmixed tobacco is on the marginal line between two colors so that there is a question as to which is the predominant color, it shall be placed in the color with which the tobacco best corresponds with respect to body and maturity.

**Rule 6.**—Any lot of tobacco shall be regarded as meeting the specifications of a certain grade when the tobacco is not lower in any degree of quality than stated in the specifications of such grade. The degree of uniformity specified for a particular grade governs the percentage of a lot which must meet the specifications with respect to other degrees of quality.

**Rule 7.**—Any lot of tobacco which clearly and fully meets the specifications of two or more grades shall be placed in the highest one of such grades; but any lot of tobacco which is on the marginal line between two or more grades so that the grade cannot be determined by applying other rules, shall be placed in the lowest grade in question.

**Rule 8.**—The grade assigned to any lot of tobacco shall be a true representation of the tobacco at the time of inspection and certification thereof.

**Rule 9.**—If, at any time, it is found that a lot of tobacco does not comply with the description and specifications of the grade previously assigned, it shall not thereafter be represented as being of such grade.

**Rule 10.**—Any special factor symbol, approved for the purpose by the Bureau of Agricultural Economics, may be used after or above the grade mark to show a peculiar side or characteristic of the tobacco.



**Rule 11.**—Length shall be stated in connection with each grade of the B and C groups, and may be stated in connection with the grades of the X group. For this purpose tobacco sizes as approved by the Bureau of Agricultural Economics shall be used.

**Rule 12.**—Tips, including leaf and fillers under 16 inches long but otherwise of the qualities of B3, B4, and B5, in F, R, D, and G colors shall be made a subgroup by substituting the letter "T" for the group letter "B" in the grade symbols.

In testimony whereof, I have hereunto set my hand and caused the official seal of the Department of Agriculture to be affixed in the City of Washington, this 13th day of January 1937.

[SEAL]

H. A. WALLACE,  
*Secretary of Agriculture.*

[F. R. Doc. 37-123; Filed, January 13, 1937; 12:41 p. m.]

### Forest Service.

### REGULATIONS RELATING TO PROTECTION, OCCUPANCY, USE, AND ADMINISTRATION OF NATIONAL FORESTS

#### MODIFICATION OF REGULATION T-9

By virtue of the authority vested in the Secretary of Agriculture by the Act of Congress of February 1, 1905 (33 Stat., 628), amendatory of the Act of June 4, 1897 (30 Stat. 11, 35), I, H. A. Wallace, Secretary of Agriculture, do hereby amend Regulation T-9<sup>1</sup> of the rules and regulations governing the occupancy, use, protection, and administration of the National Forests, by adding the following paragraph:

"(I) The unauthorized going or being upon any area which has been closed by the Chief, Forest Service, for the perpetuation and protection of (a) rare or vanishing species of plants or animals, (b) special biological communities, or (c) historical or archeological places or objects of interest; also the unauthorized going or being upon any area so closed for scientific experiments and investigations, or for other purposes where controlled use is necessary in order to insure proper treatment and protection. The boundaries of each area shall be defined by the Regional Forester and indicated in so far as practicable by posting notices along such boundaries and on roads and trails leading into such areas."

In testimony whereof, I have hereunto set my hand and official seal at the City of Washington, this 13th day of January 1937.

[SEAL]

H. A. WALLACE,  
*Secretary of Agriculture.*

[F. R. Doc. 37-124; Filed, January 13, 1937; 12:41 p. m.]

### SECURITIES AND EXCHANGE COMMISSION.

#### *United States of America—Before Securities and Exchange Commission*

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 12th day of January A. D. 1937.

[File No. 2-127]

#### IN THE MATTER OF CONSOLIDATED MINES SYNDICATE

#### ORDER FIXING TIME AND PLACE OF HEARING UNDER SECTION 8 (D) OF THE SECURITIES ACT OF 1933, AS AMENDED, AND DESIGNATING OFFICER TO TAKE EVIDENCE

It appearing to the Commission that there are reasonable grounds for believing that the registration statement filed by Consolidated Mines Syndicate under the Securities Act of 1933, as amended, includes untrue statements of material facts and omits to state material facts required to be stated therein and material facts necessary to make the statements therein not misleading,

It is ordered that a hearing be held, pursuant to the provisions of Section 8 (d) of said Act as amended, such hearing to be convened on January 25, 1937, at 10 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 1706 Welton Street, Denver, Colorado, and to continue thereafter at such time and place as the officer hereinafter designated may determine; and

It is further ordered that Foster Cline, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

Upon the completion of testimony in this matter, the officer is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary.*

[F. R. Doc. 37-135; Filed, January 13, 1937; 1:02 p. m.]

#### *United States of America—Before the Securities and Exchange Commission*

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 12th day of January A. D. 1937.

#### IN THE MATTER OF AN OFFERING SHEET OF AN OVERRIDING ROYALTY INTEREST IN THE WESTERN STATES-HADDOCK FARM, FILED ON DECEMBER 11, 1936, BY ALEX MACDONALD, RESPONDENT

#### ORDER FOR HEARING (UNDER RULE 340 (B)) AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

1. In that in Item 10 (b) (iii) of Division II a statement appears which is in violation of Rule 312 of the Rules and Regulations of the Commission;

It is ordered, pursuant to Rule 340 (b) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether an order of suspension shall be entered; and

It is further ordered that Charles S. Lobingier, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered that the taking of testimony in this proceeding commence on the 26th day of January, 1937, at 10:00 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary.*

[F. R. Doc. 37-141; Filed, January 13, 1937; 1:04 p. m.]

<sup>1</sup> 1 F. R. 1271.



*United States of America—Before the Securities  
and Exchange Commission*

At a regular session of the Securities and Exchange Commission, held at its office in the City of Washington, D. C., on the 12th day of January A. D. 1937.

[File No. 2-1808]

**IN THE MATTER OF OKLAHOMA-TEXAS TRUST**

ORDER FIXING TIME AND PLACE OF HEARING UNDER SECTION 8 (D) OF THE SECURITIES ACT OF 1933, AS AMENDED, AND DESIGNATING OFFICER TO TAKE EVIDENCE

The Commission having heretofore, on January 8, 1937, ordered that a hearing be held in this matter under Section 8 (d) of the Securities Act of 1933, as amended, on February 9, 1937,

Such order is hereby rescinded, and

It appearing to the Commission that there are reasonable grounds for believing that the registration statement filed by Oklahoma-Texas Trust under the Securities Act of 1933, as amended, includes untrue statements of material facts and omits to state material facts required to be stated therein and material facts necessary to make the statements therein not misleading,

It is ordered that a hearing be held, pursuant to the provisions of Section 8 (d) of said Act as amended, such hearing to be convened on January 27, 1937, at 10 o'clock in the forenoon, at the office of the Securities and Exchange Commission, New Federal Building, Tenth and Lamar Street, Fort Worth, Texas, and to continue thereafter at such time and place as the officer hereinafter designated may determine; and

It is further ordered that Oran H. Allred, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

Upon the completion of testimony in this matter, the officer is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 37-134; Filed, January 13, 1937; 1:02 p. m.]

*United States of America—Before the Securities  
and Exchange Commission*

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 12th day of January A. D. 1937.

**IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE OHIO-DAHL FARM, FILED ON DECEMBER 23, 1936, BY ROYALTY INVESTMENTS CORP., RESPONDENT**

**ORDER FOR CONTINUANCE**

The Securities and Exchange Commission, having been requested by its counsel for a continuance of the hearing in the above entitled matter,<sup>1</sup> which was last set to be heard at 10:30 o'clock in the forenoon on the 12th day of January 1937 at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and it appearing proper to grant the request;

It is ordered, pursuant to Rule VI of the Commission's Rules of Practice under the Securities Act of 1933, as amended, that the said hearing be continued to 11:30 o'clock in the forenoon on the 28th day of January 1937 at the same place and before the same trial examiner.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 37-137; Filed, January 13, 1937; 1:03 p. m.]

<sup>1</sup> 1 F. R. 2617.

*United States of America—Before the Securities  
and Exchange Commission*

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 12th day of January A. D. 1937.

**IN THE MATTER OF AN OFFERING SHEET OF AN OVERRIDING ROYALTY INTEREST IN THE THOMASSON-DURHAM ET AL FARM, FILED ON DECEMBER 23, 1936, BY E. M. THOMASSON PRODUCING CO., RESPONDENT**

**ORDER FOR CONTINUANCE**

The Securities and Exchange Commission, having been requested by its counsel for a continuance of the hearing in the above entitled matter,<sup>1</sup> which was last set to be heard at 10:00 o'clock in the forenoon of the 12th day of January 1937 at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and it appearing proper to grant the request;

It is ordered, pursuant to Rule VI of the Commission's Rules of Practice under the Securities Act of 1933, as amended, that the said hearing be continued to 11:00 o'clock in the forenoon of the 28th day of January 1937 at the same place and before the same trial examiner.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 37-140; Filed, January 13, 1937; 1:04 p. m.]

*United States of America—Before the Securities  
and Exchange Commission*

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 12th day of January A. D. 1937.

**IN THE MATTER OF AN OFFERING SHEET OF AN OVERRIDING ROYALTY INTEREST IN THE WESTERN STATES-HADDOCK FARM, FILED ON DECEMBER 11, 1936, BY ALEX MACDONALD, RESPONDENT**

**ORDER TERMINATING PROCEEDING AFTER AMENDMENT**

The Securities and Exchange Commission, finding that the offering sheet filed with the Commission, which is the subject of this proceeding, has been amended, so far as necessary, in accordance with the Order previously entered in this proceeding;

It is ordered, pursuant to Rule 341 (d) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the amendment received at the office of the Commission on January 11, 1937, be effective as of January 12, 1937; and

It is further ordered that the Order for Hearing and Order Designating a Trial Examiner, heretofore entered in this proceeding, be and the same hereby are revoked and the said proceeding terminated.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 37-142; Filed, January 13, 1937; 1:04 p. m.]

*United States of America—Before the Securities  
and Exchange Commission*

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 12th day of January A. D. 1937.

**IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE SKELLY-HUMBLE-ADKINS FARM, FILED ON JANUARY 5, 1937, BY GRIMES BROS. ROYALTY CO., RESPONDENT**

**SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A)), AND ORDER DESIGNATING TRIAL EXAMINER**

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the

<sup>1</sup> 1 F. R. 2617.



offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

(1) In that the plat, Exhibit A, and the explanatory note following Item 16, Division II, both indicate that Item 2 (f), Division II, is incorrect.

(2) In that the note to Item 16 at the top of page 5, Division II, indicates that the participation set forth in Item 1 is incomplete respecting the well known as "Skelly-Humble #1."

(3) In that the signature form attached to page 6 at the end of Division II does not show whether the offeror, Grimes Royalty Co. or Grimes Bros. Royalty Co., is a fictitious name of an individual, a co-partnership, a trust or a corporation.

(4) In that Item 2, Division II, says 300 acres are involved in the tract. Exhibit A indicates two tracts—one of 300 acres and one of 20 acres.

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 10th day of February 1937; that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered that Charles S. Lobingier, an officer of the Commission, be and hereby is designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered that the taking of testimony in this proceeding commence on the 26th day of January 1937 at 10:00 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL] FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 37-139; Filed, January 13, 1937; 1:03 p. m.]

*United States of America—Before the Securities and Exchange Commission*

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 12th day of January A. D. 1937.

IN THE MATTER OF AN OFFERING SHEET OF A WORKING INTEREST IN THE HOUSEL-DRISCOLL FARM, FILED ON JANUARY 6, 1937, BY W. E. HOUSEL, RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A)), AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

(1) In that Items 3 (d), (e), (f), (g), Division II, refer to answer 5-A which is not the proper way to answer these items. These items thereby remain unanswered by such reference.

No. 9—2

(2) In that Items 7, 8, 9, 25, Division II, refer to Exhibit B which is not the proper way to answer these items. Items 8 and 9 require a full description. Exhibit B is confusing with respect to Item 25.

(3) In that Item 10, Division II, is not fully answered if the facts are correctly stated in Items 13 and 19.

(4) In that the note A to Item 11, Division II, conflicts with the plat, Exhibit A.

(5) In that the note B to Item 11, Division II, conflicts with the plat, Exhibit A.

(6) In that the note C to Item 11, Division II, conflicts with the plat, Exhibit A.

(7) In that the proration tax to which these interests are subject is omitted from Item 16 (a) (ii), Division II.

(8) In that Item 24 (c), Division II, does not meet the requirements of the regulations in view of the answer to Item 24 (a) and the inference that Item 23 (b) is answered in the negative.

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 10th day of February 1937; that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered that Charles S. Lobingier, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered that the taking of testimony in this proceeding commence on the 26th day of January 1937 at 11:00 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL] FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 37-143; Filed, January 13, 1937; 1:04 p. m.]

*United States of America—Before the Securities and Exchange Commission*

At a regular session of the Securities and Exchange Commission held at its office in the City of Washington, D. C., on the 12th day of January A. D. 1937.

IN THE MATTER OF AN OFFERING SHEET OF A ROYALTY INTEREST IN THE SUPERIOR-SIBLEY FARM, FILED ON JANUARY 6, 1937, BY SECOND DEPENDABLE OIL CORP., RESPONDENT

SUSPENSION ORDER, ORDER FOR HEARING (UNDER RULE 340 (A)), AND ORDER DESIGNATING TRIAL EXAMINER

The Securities and Exchange Commission, having reasonable grounds to believe, and therefore alleging, that the offering sheet described in the title hereof and filed by the respondent named therein is incomplete or inaccurate in the following material respects, to wit:

(1) In that Exhibit B sets forth certain terms and conditions which are inconsistent with Item I, Division II, and may result in a void conveyance by Exhibit B.



(2) In that Item 13, Division II, is not currently accurate respecting the number of wells in the Oklahoma City field.

(3) In that Item 15, Division II, does not check with the total of the production shown in Item 16 (a).

(4) In that what appears to be a typographical error appears in the figure for April, 1936, in Item 16 (c), Division II.

(5) In that the price of oil used in the figures from April to November in Item 16 (d), Division II, is not in accord with the gravity of oil stated to be produced (Item 18 (b), Division II).

It is ordered, pursuant to Rule 340 (a) of the Commission's General Rules and Regulations under the Securities Act of 1933, as amended, that the effectiveness of the filing of said offering sheet be, and hereby is, suspended until the 10th day of February 1937; that an opportunity for hearing be given to the said respondent for the purpose of determining the material completeness or accuracy of the said offering sheet in the respects in which it is herein alleged to be incomplete or inaccurate, and whether the said order of suspension shall be revoked or continued; and

It is further ordered that Charles S. Lobingier, an officer of the Commission be, and hereby is, designated as trial examiner to preside at such hearing, to continue or adjourn the said hearing from time to time, to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, consider any amendments to said offering sheet as may be filed prior to the conclusion of the hearing, and require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law; and

It is further ordered that the taking of testimony in this proceeding commence on the 26th day of January 1937 at 10:30 o'clock in the forenoon, at the office of the Securities and Exchange Commission, 18th Street and Pennsylvania Avenue, Washington, D. C., and continue thereafter at such times and places as said examiner may designate.

Upon the completion of testimony in this matter the examiner is directed to close the hearing and make his report to the Commission.

By the Commission.

[SEAL]

FRANCIS P. BRASSOR, *Secretary*.

[F. R. Doc. 37-138; Filed, January 13, 1937; 1:03 p. m.]